

REMARKS

This is an Amendment After Allowance under 37 CFR 1.312. The Amendment is appropriately submitted before payment of the Issue Fee and is made to address matters of form and syntax within the above-identified application. *No new matter has been added.* No changes are made which affect the scope of the allowed claims. Accordingly, timely entry of this amendment is warranted and respectfully requested.

Applicant appreciates the courtesy of Examiner Fenwick in discussing this amendment on the telephone on November 15, 2007, wherein Examiner Fenwick gave an indication that these amendments would be accepted upon submission of an appropriate formal filing under Rule 312. If it is determined that further discussion would expedite the prosecution of this application, the Examiner is invited to telephone the undersigned at the number given below.

Specifically, as noted in the discussion, claims 1 and 4 have been amended to remove the superfluous language "of the type". This amendment merely removes the noted, superfluous language, and makes the relevant language in these claims identical to the corresponding language recited in claims 9 and 12.

Acknowledgment of both the receipt and entry of this Amendment is respectfully requested. Applicant believes no fee is due with this response. However, if a fee is due, please charge our Deposit Account No. 18-0013, under Order No. SON-3095 from which the undersigned is authorized to draw.

Dated: November 16, 2007

Respectfully submitted,

By 

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